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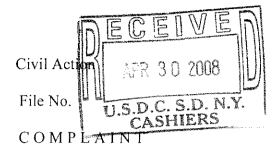
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## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

ELAINE L. CHAO, Secretary of Labor, United States Department of Labor,

Plaintiff.

ν.



BROADWAY 76 LTD. D/B/A NIKO'S MEDITERRANEAN GRILL & BISTRO A Corporation; DEMITRIOS N. IMIRZIADES, Individually, and as Owner;

Defendants.

Plaintiff, ELAINE L. CHAO, Secretary of Labor, United States Department of Labor, brings this action under Section 17 of the Fair Labor Standards Act of 1938, as amended, (29 U.S.C. §201, et seq.), ("the Act"), alleging that defendants violated sections 7 and 15(a)(2) of the Act.

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Jurisdiction of this action is conferred upon the Court by Section 17 of the Act.

II

Defendant, BROADWAY 76 LTD. D/B/A NIKO'S MEDITERRANEAN GRILL & BISTRO, is a corporation duly organized under the laws of New York having its principal office and place of business at 2161 Broadway, New York New York 10024, within the jurisdiction of this court, where defendant is engaged in the restaurant business.

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Defendant corporation regulates the employment of all persons it employs acts directly and indirectly in the corporation's interest in relation to the employees, and is thus an employer of the employees within the meaning of section 3(d) of the Act.

IV

Defendant, DEMITRIOS N. IMIRZIADES who dose business at 2161 Broadway, New York New York 10024, within the jurisdiction of this court, is an officer of defendant corporation, in active control and management of defendant corporation, regulate the employment of persons employed by defendant corporation, acts directly and indirectly in the interest of defendant corporation in relation to the employees, and is thus an employer of the employees within the meaning of section 3(d) of the Act.

VI

The business activities of the defendants, as described, are related and performed through unified operation or common control for a common business purpose and constitute an enterprise within the meaning of section 3(r) of the Act.

VII

Defendants employ employees at their places of business in the activities of an enterprise engaged in commerce or in the production of goods for commerce, including employees handling, selling, or otherwise working on goods or materials that have been moved in or produced for commerce. The enterprise has had an annual gross volume of sales made or business done in an amount not less than \$500,000.00. Therefore, the employees are employed in an enterprise engaged in commerce or in the production of goods for commerce within the meaning of section 3(s)(1)(A) of the Act.

## VII

Defendants in many workweeks have violated the provisions of sections 7 and 15(a)(2) of the Act by employing many of their employees for workweeks longer than those prescribed in section 7 of the Act without compensating the employees for their employment in excess of the prescribed hours at rates not less than one and one-half times the regular rates at which they were employed. Therefore, defendants are liable for unpaid overtime compensation and prejudgment interest on the unpaid overtime compensation under section 17 of the Act.

## VIII

Defendants since October 14, 2004 have violated the provisions of the Act as alleged above.

WHEREFORE, cause having been shown, plaintiff prays for judgment against defendants providing the following relief:

- (1) For an injunction issued pursuant to Section 17 of the Act permanently restraining defendants, their officers, agents, employees, and those persons in active concert or participation with defendant, from violating the provisions of sections 7, and 15(a)(2) of the Act; and
- (2) For an injunction issued pursuant to Section 17 of the Act restraining defendants, their officers, agents, employees, and those persons in active concert or participation with defendants, from withholding the amount of unpaid overtime compensation found due defendants' employees and prejudgment interest computed at the underpayment rate established by the Secretary of Treasury pursuant to 26 U.S.C. §6621; and
- (3) For an order awarding plaintiff the costs, fees and other expenses of this action; and

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	(4)	For	an	order	granting	such	other	and	further	relief	as	may	be	nece	ssary	and
app	ropriate.		. &													
DA	TED:	April	N	. 2008												
		New	Yo	rk, Ne	w York											

/S/Gregory F. Jacob

GREGORY F. JACOB Solicitor of Labor

/S/Patricia M. Rodenhausen

PATRICIA M. RODENHAUSEN Regional Solicitor

/S/Douglas Weiner

DOUGLAS WEINER Senior Trial Attorney DW (1965)

U.S. Department of Labor, Attorneys for Plaintiff.